# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN THE MATTER OF JOSEPH D. LENTO : MISCELLANEOUS

No. 13-mc-0195

#### PETITION FOR REINSTATEMENT OF JOSEPH D. LENTO

:

AND NOW, this \_\_\_\_\_ day of May, 2019, Joseph D. Lento, by his attorney, Steven C. Feinstein, Esq. hereby petitions this Honorable Court for reinstatement to the practice of law, and in support thereof and in accordance with U.S. Dist. Ct. Rules E.D.Pa., Civ Rule 83.6, alleges as follows:

- 1. In October 2008, Petitioner was admitted to practice law in the Commonwealth of Pennsylvania and subsequently admitted to practice before the United States District Court for the Eastern District of Pennsylvania.
- 2. By Order dated July 17, 2013, Petitioner was suspended on consent from the Bar of the Commonwealth of Pennsylvania for a period of one year by the Disciplinary Board of the Supreme Court of Pennsylvania. A copy of the Order and Opinion is attached hereto and marked as Exhibit "A"
- 3. By Order of this Honorable Court dated September 13, 2013, Petitioner was suspended from the practice of law in this Honorable Court for a period of one year and until further order of the Court, effective on August 16, 2013. A copy of the Order is attached hereto and marked as Exhibit "B".
- 4. The suspension resulted from the reasons set forth in the Opinion of Disciplinary Board of the Supreme Court of Pennsylvania. See Exhibit "A".

- 5. By Order dated September 4, 2014, the Supreme Court of Pennsylvania reinstated Petitioner to the practice of law in the state courts in the Commonwealth of Pennsylvania. A copy of the Order is attached hereto and marked as Exhibit "C".
- 6. During the term of his state suspension, Petitioner applied for and obtained his real estate license and worked as a real estate licensee in Pennsylvania and also in business development for Thompson Reuters in New York.
- 7. The Office of Disciplinary Counsel did not oppose Petitioner's reinstatement in the state reinstatement matter. There was no hearing for Petitioner's reinstate to practice law in state court as the suspension was for less than a year and a day.
- 8. After his reinstatement by the Pennsylvania Supreme Court, Petitioner has resumed practice in Pennsylvania State Courts without any disciplinary proceedings being brought against him since his reinstatement.
- 9. Petitioner believes and therefore avers that he has the moral qualifications, competency and learning in the law required for admission to before this Honorable Court and that his resumption of the practice of law will be neither detrimental to the integrity and standing of the Bar nor of the administration of justice nor subversive of the public interest.
- 10. Petitioner is also currently admitted to practice law in the State of New Jersey and the District Court for the District of New Jersey. There are no disciplinary actions or complaints pending against him in either jurisdiction.
- 11. Petitioner currently must decline representation of any manner that has Federal Subject Matter Jurisdiction because of the suspension and would like the opportunity to ably represent them in this jurisdiction.

WHEREFORE, Petitioner respectfully requests that this Honorable Court grant a hearing in order for him to prove his fitness to resume the practice of law in this Honorable Court.

Respectfully submitted,

OPTIMUM LAW GROUP, P.C.

BY:

STEVEN C. FEINSTEIN, ESQUIRE

1500 Market Street East Tower – 12<sup>th</sup> Floor Philadelphia, PA 19102 267-833-0300 (T) 267-833-0200 (Fax)

scfeinstein@optimumlawgroup.com Attorney for Plaintiffs

Dated: May 12, 2019

#### IN THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL, : No. 1940 Disciplinary Docket No. 3

Petitioner

: No. 5 DB 2013

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Attorney Registration No. 208824

JOSEPH D. LENTO,

Respondent : (Philadelphia)

#### ORDER

#### PER CURIAM:

AND NOW, this 17th day of July, 2013, upon consideration of the Recommendation of the Three-Member Panel of the Disciplinary Board dated April 23, 2013, the Joint Petition in Support of Discipline on Consent is hereby granted pursuant to Rule 215(g), Pa.R.D.E., and it is

ORDERED that Joseph D. Lento is suspended from the practice of law for a period of one year, followed by a period of probation for one year, subject to the following conditions:

- 1. Respondent shall select a practice monitor subject to the approval of the Office of Disciplinary Counsel.
- 2. The practice monitor shall do the following during the period of Respondent's probation:
- Periodically examine Respondent's law office organization and procedures to ensure that he is maintaining an acceptable tickler system, filing system and other administrative aspects of his practice:

b. Meet with Respondent at least monthly to examine his progress

towards satisfactory and timely completion of clients' legal matters and regular client

contact;

c. Answer law office management questions, offer practical guidance as

to how to ethically operate a law practice, ensure that Respondent does not improperly

solicit potential clients and monitor his compliance with the Rules of Professional

Conduct;

d. File quarterly written reports on a Board-approved form with the

Secretary of the Board; and

e. Report to the Secretary any violations by Respondent of the terms and

conditions of probation.

3. Respondent shall comply with all the provisions of Rule 217, Pa.R.D.E.

A True Copy Patricia Nicola As Of 7/17/2013

Chief Clerk Supreme Court of Pennsylvania

# BEFORE THE DISCIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL

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No. 5 DB 2013

Petitioner

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Attorney Registration No. 208824

JOSEPH D. LENTO

Respondent

(Philadelphia)

# RECOMMENDATION OF THREE-MEMBER PANEL OF THE DISCIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA

The Three-Member Panel of the Disciplinary Board of the Supreme Court of Pennsylvania, consisting of Board Members David E. Schwager, Stephan K. Todd, Jane G. Penny, has reviewed the Joint Petition in Support of Discipline on Consent filed in the above-captioned matter on April 4, 2013.

The Panel approves the Joint Petition consenting to a one year suspension to be followed by one year probation, subject to the conditions set forth in the Joint Petition and recommends to the Supreme Court of Pennsylvania that the attached Petition be Granted.

The Panel further recommends that any necessary expenses incurred in the investigation and prosecution of this matter shall be paid by the respondent-attorney as a condition to the grant of the Petition.

David E. Schwager, Panel Chair The Disciplinary Board of the Supreme Court of Pennsylvania

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#### BEFORE THE DISCIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL, :

petitioner

: No. 5 DB 2013

'V",

: Atty. Reg. No. 208024

JOSEPH D. LENTO,

Respondent : (Philadelphia)

# ON CONSENT UNDER PA.R.D.E. 215(d)

Petitioner, Office of Disciplinary Counsel ("ODC"), by Paul J. Killion, Chief Disciplinary Counsel, and Barriet R. Brumberg, Disciplinary Counsel, and Respondent, Joseph D. Bequire, Lenco. by Respondent's counsel, Samuel Stretton, Esquire, file this Joint Fetition In Support of Discipline Consent Under Pennsylvania Rule of Disciplinary Enforcement (Pa.R.D.B.) 215 (d), and respectfully represent that:

#### I. BACKGROUND

Pennsylvania Judicial Center, Suite 2700, 601 Commonwealth Avenue, P.O. Box 62485, Harrisburg, Pennsylvania, is invested, pursuant to Rule 207 of the Pennsylvania Rules of Disciplinary Enforcement (hereinafter "Pa.R.D.E."), with the power and duty to investigate all matters involving alleged misconduct of an attorney admitted to practice "Fa.R.D.E.")

APR 04 2013

Office of the Secretary The Disciplinary Board of the Supreme Court of Pennsylvania

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in the Commonwealth of Pennsylvania and to prosecute all disciplinary proceedings brought in accordance with the various provisions of said Rules of Disciplinary Enforcement.

- 2. Respondent, Joseph D. Lento, was admitted to the practice of law in Pennsylvania on October 23, 2008.
- 3. Pursuant to Pa.R.D.E. 201(a)(1), Respondent is subject to the disciplinary jurisdiction of the Disciplinary Board of the Supreme Court of Pennsylvania.

# II. FACTUAL AUMISSIONS AND VIOLATIONS OF RULES OF PROFESSIONAL CONDUCT

4. Respondent specifically admits to the truth of the factual allegations and conclusions of law contained in paragraphs 1 through 23, infra.

#### CHARGE

- . 5. At all relevant times, Respondent was a private practitioner with an attorney registration address of 121 South Broad Street, 2nd Floor, Philadelphia, PA 19107.
- 6. By letter dated November 10, 2011, from Respondent to Dwayne Stevens, First Judicial District of Pennsylvania, Curran Frombold Correctional Facility, Bail Unit, Respondent:
  - a. introduced himself as a Philadelphia lawyer who was continuing to take steps to expand

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- his law practice, "in particular, my oriminal defense practice" (emphasis in criginal);
- b. explained that he was "reaching out" to Mr. Stevens in light of his work at Pretrial Services;
- c. stated that he would like to speak to Mr. Stevens "about the prospect of a mutually beneficial business relationship" (emphasis in original);
- d. added that what he had "in mind would take minimal effort on" Mr. Stevens' part, although his "service would be of value to [Respondent]";
- e. noted that he would prefer to speak in person about the particulars and suggested meeting Mr. Stevens for lunch; and
- f. concluded by giving Mr. Stevens Respondent's telephone number.
- 7. On December 26, 2011, Respondent sent individual latters to the following eight Clerical Assistants assigned to the Bail, Pretrial Services Unit at the Criminal Justice Center: Karen Fequa: Styvens Georges: Shaneita Goode:

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Brittany Kelly; Meredith Lowry; David Quartullo; Lillian Ramos; and Michelle Williams.

- 8. In Respondent's latters to the Pretrial Services Unit employees, Respondent:
  - a. Introduced himself as a Philadelphia lawyer who was continuing to take steps to expand his law practice, "in particular, my criminal defense practice";
  - b. explained that he was "reaching out" to the Fretrial Services Unit employee in light of his/her work at Fretrial Services;
  - c. stated that he was proposing "a mutually beneficial business relationship";
  - d. advised that he was "trying to find out who posts bail in Philadelphia so that [Respondent] can follow up on [Respondent's] end";
  - e. noted that the information Respondent sought "may be public record although I do not know how to access the information";
  - f. added that what Respondent had in mind would take minimal effort on the employee's part, but his/her "service would be of value to [Respondent] and [Respondent

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- could) follow up with [him/her]
  accordingly"; and
- g. provided Respondent's telephone number for the Fratrial Services employee to call.
- 9. The Code of Conduct for the First Judicial District of Pennsylvania, § IV. A. B. C. E and F. prohibits employees from soliciting, accepting, or agreeing to accept anything of value from any person having an interest in a matter before the court by which they are employed.
- 10. In Respondent's letters to Mr. Stevens and the eight Pretrial Services Unit employees, Respondent:
  - a. attempted to induce court employees to engage in conduct in violation of their duty as public servants;
  - b. engaged in conduct involving deceit or misrepresentation; and
  - c. engaged in conduct that was prejudicial to the administration of justice.
- 11. During the week of January 2, 2012, Respondent went to the Information Counter on the second floor of the Criminal Justice Center in Philadelphia, during which time:
  - a. Respondent requested that court employee

    Brittany Baggio take a stack of Respondent's

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- business cards and keep them at the Information Counter;
- b. Respondent asked Ms. Daggio to give Respondent's cards out to persons who needed a lawyer and tell the person her name;
- c. Respondent offered to pay Ms. Baggio if anyone to whom she gave a card decided to hire Respondent as an attorney;
- d. Respondent explained to Ms. Baggio that this arrangement would be "just between" her and Respondent;
- a. Ms. Baggio stated that she would not give out her name to persone who needed a lawyer;
- f. Respondent suggested that Ms. Baggio put her initials on the back of the cards so that Respondent would know that the referrals came from Ms. Baggio and she could get paid;
- g. Respondent reiterated that this arrangement was "just between" her and Respondent;
- h. Ms. Baggio refused to take Respondent's business cards; and
- i. Respondent put his business cards on top of the Information Counter and left.

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- 12. During or as a consequence of Respondent's conversation with Ms. Baggio, Respondent:
  - a. attempted to share legal fees with a nonlawyer;
  - b. attempted solicit to professional employment through an intermediary who would be engaged personal contact with a in prospective client, when Öl. sign!floant motive for Respondent doing BO Respondent's pecuniary gain;
  - c. attempted to induce a court employee to engage in conduct in violation of her duty as a public servant;
  - d. engaged in conduct involving deceit or misrepresentation; and
  - e. engaged in conduct that was prejudicial to the administration of justice.
- 13. Prior to January 10, 2012, Respondent returned to the Information Counter on the second floor of the Criminal Justice Center in Philadelphia, during which time Respondent handed a stack of his business cards to court employee Jonathon.
- 14. By letter dated January 4, 2012, from Judge Herron to Respondent, Judge Herron:

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- a. advised Respondent that he had become aware of Respondent's letter to Court employees soliciting client referrals on the basis "... of a mutually beneficial business relationship'";
- b. explained that Respondent's communication

  "appears to be a clear welcome of an

  economic reward in exchange for a Court

  employee's referral of clients to you

  [Respondent] and your [Respondent's] law

  practice";
- c. requested an explanation from Respondent and the identity of all individuals to whom Respondent had made such an offer in writing; and
- d. suspended Respondent from the Courtappointed attorney list for the First
  Judicial District of Pennsylvania.
- 15. Respondent received Judge Herron's letter on or after January 11, 2012.
- 16. By his conduct as alleged in paragraphs 5 through 15 above, Respondent violated the following Rules of Professional Conduct:

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RPC 5.4(a), which states that a lawyer or law firm shall not share legal fees with a nonlawyer, except that: (1) an agreement by a lawyer with the lawyer's firm, partner, or associate may provide for the payment of money, over a reasonable period of time after the lawyer's death. the lawyer's estate of to one OX. mo.re specified beneons; (2)a lawyer who undertakes to aamplete unfinished legal business of a deceased lawyer may pay to the estate of the deceased lawyer that portion total compensation which fairly O.F. the represents the services rendered by the deceased lawyer: (3) a lawyer or law firm include nonlawyer employees compensation or retirement plan, even though the plan is based in whole or in part on a profit-sharing arrangement; (4) a lawyer or firm may purchase Law the practice of another lawyer or law firm from an estate or other eligible person or entity consistent with Rule 1.17; and (5) a lawyer may share court-awarded legal fees with a nonprofit

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- organization that employed, ratained or recommended employment of the lawyer in the matter,
- RFC 7.3(a), which states that a lawyer shall Ь. not solicit in-person or by intermediary professional employment from a prospective client with whom the Lawyer has no family or prior professional relationship when a significant motive for the lawyer's doing so is the lawyer's pecuniary gain, unless the person contacted is a lawyer or has a close personal, prior professional relationship with the lawyer. The term "solicit" includes contact person, by telephone or by real-time electronic communication, but, subject to the requirements of Rule 7.1 and Rule 7.3(b), does not include written communications, which may include targeted, direct mail advertisements;
- o. RPC 8.4(a), which states that it is professional misconduct for a lawyer to violate or attempt to violate the Rules of Professional Conduct, knowingly assist or

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- induce enother to do so, or do so through the acts of another;
- d. RPC 8.4(c), which states that it is professional misconduct for a lawyer to engage in conduct involving dishonesty, fraud, deceit or misrepresentation; and
- e. RPC 8.4(d), which states that it is professional misconduct for a lawyer to engage in conduct that is prejudicial to the administration of justice.

# III. JOINT RECOMMENDATION FOR DISCIPLING

- 17. Petitioner and Respondent jointly recommend that the appropriate discipline for Respondent's admitted misconduct is a one-year suspension, to be followed by one year of probation with a practice monitor, subject to the conditions set forth in ¶ 22-23, infra.
- 18. Respondent hereby consents to the discipline being imposed by the Supreme Court of Pennsylvania. Attached to this Petition is Respondent's executed Affidavit required by Pa.R.D.E. 215(d), stating that he consents to the recommended discipline and including the mandatory acknowledgements contained in Pa.R.D.E. 215(d)(1) through (4).

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- 19. Petitioner and Respondent respectfully submit that there is the following aggravating factor:
  - a. In October 2008, Respondent, who had been employed by the First Judicial District as a Juvenile Probation Officer since 2003, was terminated from his employment for failing to return to work.
- 20. Respondent and ODC respectfully submit that there are the following mitigating factors:
  - a. By virtue of Respondent's signing this
    Discipline on Consent, Respondent has
    expressed recognition of his misconduct; and
  - b. Respondent is a young, inexperienced lawyer who had been practicing law for three years at the time of his misconduct.
- Respondent initiated two schemes to pay government employees to assist him in obtaining new clients. Cases where attorneys pay kickbacks to a government employee or attempt to have a government employee perform personal services for an attorney result in serious public discipline. See, e.g., Office of Disciplinary Counsel v. Panarella, No. 98 DB 2001, 69 Pa. D.&C.4th 199 (2004) (Panarella made monthly payments to a state senator who took actions that

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benefitted Faneralla's business and conspired with the state senator to conceal the disclosure of the payments; Panarella pleaded guilty to one count of accessory after the fact to an honest services wire fraud scheme and received a four-year suspension), reinstatement granted after conviction vacated (S.Ct. Order 2/6/2012); office of Disciplinary Coussel v. Valerie J. Glover, No. 141 NB 1991 (S. Ct. Order 2/4/1992), reinstatement denied (S.Ct. Order 7/23/1999), reinstatement granted (S.Ct. Order 2/20/2002) (Glover repeatedly bribed two undercover IN9 officers to process her clients' cases more quickly and then increased her legal fees to cover the costs of the bribes; Glover was convicted of bribery and disbarred); and Office OX Disciplinary Counsel v. Ronald John Worobey, No. 53 DB 1997, D.Bd. Rpt. 6/7/2001 (S.Ct. Order 8/2/2001) addition to misappropriating funds from various estates and individuals of whom he was the court-appointed guardian, Worobey conspired to inflate charges and kick back funds to an individual in matters in which the individual had received fiduciary appointments from the court; Wordbay was convicted of theft-related charges and disbarred). also In the Matter of Michael David Ettinger, 128 111.24. 351, 371-372, 538 N.E.2d. 1152, 1161-1162 (1989) (a former Assistant State Attorney General, WIC had repeated

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telephone conversations with a police officer about paying the police officer to persuade a complaining witness to drop charges, was acquitted of all criminal charges: Supreme Court of Illinois imposed a two-year suspension on Ettinger, finding that an attorney's involvement in a scheme for "the payment of money . . . to a police officer in order to influence his [the police officer's] conduct" was "an egregious act.").

While analogous, the facts of all the above cases are clearly distinguishable from the facts in Respondent's Most importantly, unlike the foregoing cases, Respondent was neither arrested nor convicted of a crime. addition, Respondent's In conduct did not concern influencing a government employee to make an official decision that would impact the administration of justice. Rather, Respondent's conduct was an unsuccessful attempt to persuada government employees to undertake ministerial acts that could economically benefit Respondent. All told, Respondent's conduct, which spanned a total of two months, was limited in time, scope, and impact.

22. Respondent should receive a period of suspension that would be commensurate with his misconduct and would deter other attorneys from attempting to persuade government employees to undertake an attorney's personal

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bidding. Neither Respondent nor the public would benefit from requiring Respondent to undergo a reinstatement hearing. Respondent, however, would benefit from a period of probation with a practice monitor when Respondent resumes the practice of law.

As conditions of Respondent's probation, Respondent would be required to meet in-person with the practice monitor on a monthly basis and maintain weekly telephone contact with the practice monitor. The practice monitor would be available to: answer Respondent's law office management questions; offer practical guidance as to how to ethically operate a law practice; ensure that Respondent does not improperly solicit potential clients; and monitor Respondent's compliance with the Rules of Professional The practice monitor would also file quarterly Conduct. progress reports with the Secretary of the Disciplinary Board and Office of Disciplinary Counsel and immediately report any violations of the conditions of Respondent's probation.

23. Accordingly, Petitioner and Respondent jointly agree that Respondent should receive a one-year suspension, to be followed by one year of probation with a practice monitor, subject to the conditions that Respondent meet with the practice monitor in-person on a monthly basis,

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maintain weekly telephone contact with his practice monitor, and not violate any Rules of Professional Conduct during the one-year term of probation.

WHEREFORE, Petitioner and Respondent respectfully request that:

- Pursuant to Pa.R.D.E. 215(e) and 215(g), three-member panel of the Disciplinary Board review and approve the Joint Petition in Support of Discipline on Consent and file its recommendation with the Supreme Court of Pennsylvania recommending that the Supreme Court enter an Order that Respondent receive a one-year suspension, to be followed by one Vear probation with a practice monitor, subject to the conditions that Respondent meet with the practice monitor in-person on a monthly basis, maintain weekly telephone contact with bis practice and not violate any Rules of Professional Conduct during the one-year term of probation; and
- b. Pursuant to Pa.R.D.B. 215(g) and 215(i), the three-member panel of the Disciplinary Board enter an Order that Respondent pay the necessary costs and expenses incurred in the investigation

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and prosecution of this matter, the Board Secretary immediately file the recommendation of the panel and the Fetition with the Supreme Court without regard to Respondent's payment of costs and expenses, and all costs and expenses be paid by Respondent within thirty of the date of the panel's approval of the Discipline on Consent unless Respondent and the Board Secretary enter into a plan, confirmed in writing, to pay the necessary costs and expenses at a later date.

Respectfully and jointly submitted, OFFICE OF DISCIPLINARY COUNSEL

PAUL J. KILLION CHIEF DISCIPLINARY COUNSEL

312013013 Date	ВУ	Harriet R. Brumberg Disciplinary Counsel
04/01/13 Date	ву	Joseph D. Lento, Esquire Respondent
Date 04/02/13	Ву	Samuel C. Stretton, Esquire Counsel for Respondent

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## BEFORE THE DISCIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL, :

Petitioner

No. 5 DB 2013

V.

: Atty. Reg. No. 208824

JOSEPH D. LENTO.

Respondent : (Philadelphia)

#### VERIFICATION

The statements contained in the foregoing Joint Petition In Support of Discipline on Consent Under Rule 215(d), Fa.R.D.H., are true and correct to the best of our knowledge or information and belief and are made subject to the penalties of 18 Pa.C.S. § 4904, relating to unaworn falsification to authorities.

Brumberg Disciplinary Counsel

04/02/13

Respondent

Stretton, Esquire

Counsel for Respondent

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#### BEFORE THE DISCIPLINARY BOARD OF THE SUPREME COURT OF PENNSYLVANIA

OFFICE OF DISCIPLINARY COUNSEL, :

Petitioner

: No. 5 DB 2013

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: Atty. Reg. No. 208824

JOSEPH D. LENTO,

Respondent ; (Philadelphia)

# AFFIDAVIT UNDER RULE 215 (d), Pa.R.D.E.

Respondent, Joseph D. Lento, hereby states that he consents to the imposition of a one-year suspension, to be followed by one year of probation with a practice monitor, subject to the conditions outlined in ¶¶ 22-23 of the Joint Petition, and further states that:

- 1. His consent is freely and voluntarily rendered; he is not being subjected to coercion or duress; he is fully aware of the implications of submitting the consent; and he has consulted with counsel in connection with the decision to consent to discipline;
- 2. He is aware that there is presently pending a proceeding involving allegations that he has been guilty of misconduct as set forth in the Johnt Patition:
- 3. He acknowledges that the material facts set forth in the Joint Petition are true; and

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SAMUEL C STRETTON

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He knows that if the charges continued to be the pending proceeding, prosecuted in he could successfully defend against them.

Respondent

Sworn to and subscribed

before me this

COMMONWEALTH OF PENNSYLVANIA

Notarial Seal Victoria J. Clark, Notary Public
City of Philadelphia, Philadelphia County
My Commission Expires Nov. 4, 2015
EER, PENNSYLVANIA ASSOCIATION OF NOTARIES

# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN THE MATTER OF: : MISCELLANEOUS

:

JOSEPH D. LENTO : NO. 13-mc-0195

#### ORDER

**AND NOW**, this 13<sup>th</sup> day of September, 2013, respondent having been ordered on July 30, 2013, to show cause, within thirty (30) days, why he should not be **suspended** from the practice of law in this court, for a period of one (1) year, effective thirty (30) days from July 17, 2013, and respondent not having answered or requested a hearing, it is hereby

**ORDERED** that respondent is **suspended** from the practice of law in this court, for a period of one (1) year, effective thirty (30) days from July 17, 2013, and until further Order of this court.

BY THE COURT:

/s/ Petrese B. Tucker
PETRESE B. TUCKER
Chief Judge



#### IN THE SUPREME COURT OF PENNSYLVANIA

13 mc - 0195

In the Matter of : No. 1940 Disciplinary Docket No. 3

:

No. 5 DB 2013

JOSEPH D. LENTO

Attorney Registration No. 208824

:

PETITION FOR REINSTATEMENT : (Philadelphia)

ORDER

PER CURIAM:

AND NOW, this 4<sup>th</sup> day of September, 2014, on certification by the Disciplinary Board that the respondent, Joseph D. Lento, who was suspended by Order of the Court dated July 17, 2013, for a period of one year, has filed a verified statement showing compliance with all the terms and conditions of the Order of Suspension and Rule 217, Pa.R.D.E., and there being no other outstanding order of suspension or disbarment, Joseph D. Lento is hereby reinstated to active status, effective immediately. Pursuant to our Order of July 17, 2013, respondent is placed on probation for a period of one year, subject to the conditions as set forth therein.

A True Copy Patricia Nicola As Of 9/4/2014

Chief Clerk Supreme Court of Pennsylvania